Remarks / Arguments

Claims 2, 3, 4, and 8 are pending in this application. Claim 1 and 5-7 have been

canceled. Claims 2 and 3 have been amended. New claim 8 has been added. No new matter has

been added.

Claims 5-7 were rejected under §112, first paragraph, on enablement grounds. These

claims have now been canceled.

All claims were rejected on grounds of obviousness-type double patenting in view of the

claims of earlier patents based on the original filing of this application. The examiner states that

the rejection will be overcome if the applicants elect one of the groups R<sup>40</sup> disclosed in original

claim 1. Applicants interpret the examiner's statement as a restriction/election of species

requirement, although the examiner has not so elaborated his intentions in this regard, and have

elected to proceed with a claim to compounds in which the group R<sup>40</sup> is as now shown in new

claim 8. They reserve the right to pursue claims to the non-elected subject matter in one or more

additional divisional applications.

In view of the above amendments, the claims of this application are deemed to be in

condition for allowance, and allowance is accordingly requested.

Respectfully submitted,

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